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AND YUMA WEEKLY EXAMINER

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YUMA FIRST, THE REST OF THE WORLD AFTERWARD

SUPERIOR COURT CALENDAR HEAVY

The following is the list of cases now pending before Superior Judge Frank Baxter, as taken from the official court calendar:

Awaiting Trial

The Territory of Arizona vs. Harry Foster, defendant, grand larceny; on bail. Fred L. Ingraham, county attorney for State; H. Wupperman, for defendant.

The State of Arizona vs. William T. Dutton, defendant, leasing a house to persons of ill fame; on bail. Fred L. Ingraham, county attorney, for the State; H. Wupperman, for defendant.

The territory of Arizona vs. Louis Boylan, defendant, burglary; in custody. Fred L. Ingraham, county attorney, for State.

Territory of Arizona vs. Thomas Moreno, defendant, felony; not in custody. Fred L. Ingraham, county attorney, for State; Peter T. Robertson, for defendant.

Territory of Arizona vs. Manuel Ruiz and Jose Bustamante defendants, felony; not in custody. Fred L. Ingraham, county attorney, for State; Clement H. Coleman, for defendant.

State of Arizona vs. Ben Anderson, defendant, misdemeanor; in custody. Fred L. Ingraham, county attorney, for State; Timmons & Harris, for defendant. Appeal from Justice Court.

State of Arizona vs. Lillie, Millie Wells and Cornelia Clark, defendants, misdemeanor; in custody. Fred L. Ingraham, county attorney, for State; Timmons & Harris, for defendant. Appeal from Justice Court.

Awaiting Action of Grand Jury

The Territory of Arizona vs. Peter Salinas, defendant, burglary; in custody. Fred L. Ingraham, county attorney, for State.

The State of Arizona vs. Remegius Findley and Stewart Homer, defendants, felony; in custody. Fred L. Ingraham, county attorney, for State.

The Territory of Arizona vs. Thomas Valesquez, defendant, felony; in custody. Fred L. Ingraham, county attorney, for State.

Territory of Arizona vs. John Williams, defendant, felony; in custody. Fred L. Ingraham, county attorney, for State.

The Territory of Arizona vs. Maria Rodriguez, defendant, grand larceny; in custody. Fred L. Ingraham, county attorney, for State.

The State of Arizona vs. M. C. Neal, defendant, manslaughter; on bail. Fred L. Ingraham, county attorney, for State; H. Wupperman, for defendant.

The Territory of Arizona vs. Ignacio Avillas, defendant, felony; in custody. Fred L. Ingraham, county attorney, for State.

Territory of Arizona vs. Arturo Munoz, defendant, grand larceny; in custody. Fred L. Ingraham, county attorney, for State.

The Territory of Arizona vs. S. P. Barber, defendant, assault with a deadly weapon; on bail. Fred L. Ingraham, county attorney, for State.

Territory of Arizona vs. John Rowe, John Patten and A. W. Weise, defendants, injuring a public jail; in custody. Fred L. Ingraham, county attorney, for State.

The Territory of Arizona vs. John Rowe, John Patten and A. W. Weise, defendants, resisting an officer; in custody. Fred L. Ingraham, county attorney, for State.

Territory of Arizona vs. James Marthen, defendant, burglary; in custody. Fred L. Ingraham, county attorney for State.

The Territory of Arizona vs. Enrique Moreno and Candelario Gonzales, defendants, grand larceny; in custody. Fred L. Ingraham, county attorney for State.

The State of Arizona vs. Napoleon Folsy, defendant, assault with deadly weapons; in custody. Fred L. Ingraham, county attorney, for State.

State of Arizona vs. J. Simpson, defendant, felony; in custody. Fred L. Ingraham, county attorney, for State; Timmons & Harris, for defendant.

State of Arizona vs. Jose Hernandez, defendant, felony; in custody. Fred L. Ingraham, county attorney, for State.

Civil Docket

H. J. Beemer, plaintiff, vs. O. A. Pease, et al., defendants, annual contract, appoint receiver and for \$304,000. E. S. Clark and R. E. Morrison, for plaintiff; Christy & Lewis and Street & Alexander for defendants.

O. A. Pease, plaintiff, vs. H. J. Beemer et al., defendants, damages

\$25,000. Baker, Alexander & Christy, for plaintiff; R. E. Morrison and C. L. Brown, for defendants.

The Amalgamated Gold Mines Company, a corporation, plaintiff, vs. H. J. Beemer, defendant, damages \$220,000. Street & Alexander and A. C. Baker, for plaintiff; E. S. Clark, R. E. Morrison and C. L. Brown, for defendant.

J. A. Reid, plaintiff, vs. H. J. Beemer, defendant, appeal from Justice Court. C. L. Brown, for plaintiff; E. S. Clark, for defendant.

W. B. Fain, plaintiff, vs. R. H. Theilman, Martha Theilman and A. E. Baldwin, defendants, appeal from Justice Court. Wupperman & Wupperman, for plaintiff; Thos. D. Molloy, for defendant.

S. B. Sealy, plaintiff, vs. Carl Herman Leopold and W. G. Leopold, defendants, reconveyance of certain real estate and for \$10,000 from each individual defendant. S. E. Sealy, for plaintiff; Robertson & Colman, for defendant.

Albert F. Andrade, defendant, vs. Helen L. Andrade, plaintiff, divorce. Peter T. Robertson and P. H. Moore for plaintiff; Thos. Fitch and H. T. Morrow, for defendant.

D. G. Lorenzi, plaintiff, vs. Shamrock Mining Company, a corporation and L. S. McEntree, defendants, debt. Charles Bowman, for plaintiff; Thos. J. Prescott, for defendant.

John Wadin, plaintiff, vs. R. B. Young, et al., defendants. Thos. D. Molloy, for plaintiff; Peter T. Robertson and W. F. Timmons, for defendant.

Barney Loughren, plaintiff, vs. Mulford Winsor, defendant, suit to dissolve partnership. Peter T. Robertson, for plaintiff; Fred L. Ingraham, for defendant.

In the matter of the Estate of Joseph M. Scarry, deceased, appeal from the Probate Court. Fred L. Ingraham, for William H. Scarry; Walter Bennett, for S. E. Epler.

Brayton Commercial Company, a corporation, plaintiff, vs. Arizona and Swansea Railroad Company, a corporation, defendant, suit for \$993.90 damages. Thos. J. Prescott, for plaintiff; Robt. E. Morrison, for defendant.

David G. Lorenzi, plaintiff, vs. Ida Lorenza, defendant, divorce. Orfilla Pratt, Rensch and Sullivan, for plaintiff; Geo. W. MacKnight, for defendant.

Josiah Winchester and Henry J. Hersey, plaintiffs, vs. Richard Pinhorn, Benjamin F. Hall and Mount Antelope Gold Mining Company, defendants, suit for division and sale of mining property. Fred L. Ingraham and Molloy, for plaintiffs; W. H. Stillman, for defendant Hount Antelope Gold Mining Company; Alexander & Christy, for Pinhorn & Hall.

S. B. Hinds, plaintiff, vs. Mabel C. Hinds, defendant, conveyance of certain real estate. Peter T. Robertson, for plaintiff; Wupperman & Wupperman, for defendant.

E. P. Cleland, plaintiff, vs. Jesus M. Cleland, defendant, divorce, default. Fred L. Ingraham.

The First National Bank of Yuma Arizona, plaintiff, vs. The Enterprise Company, et al., defendants, suit on promissory note. Thomas D. Molloy for plaintiff.

Frank M. Bower, plaintiff, vs. Dudley C. Rose and Charlotte L. Rose, defendants. Peter T. Robertson, for plaintiff.

Frank La Gory, plaintiff, vs. Annie La Gory, defendant, divorce. Timmons & Morris, for plaintiff; Fred L. Ingraham, for defendant.

The First National Bank of San Diego, Cal., a corporation, plaintiff vs. D. C. Rose, Charlotte L. Rose, and P. C. Rose, defendants, suit on promissory note. Fred L. Ingraham for plaintiff.

C. O. Stanton, plaintiff, vs. W. H. Lyon, defendant, suit on promissory note. Wupperman & Wupperman, for plaintiff; Thos. D. Molloy, for defendant.

Louis Levy, et al., plaintiffs, vs. Helen Cummings et al., defendants, suit in partition. Thos. D. Molloy, for the plaintiffs; E. S. Ives, for Mary E. Nugent, defendant.

J. J. Rauer, plaintiff, vs. Louis P. Bordinan, Mahawk Land and Water Company, a corporation, Fidelity Title Guaranty company, a corporation, Joseph R. Henry, Thomas D. Molloy, John Doe and Richard Roe, defendants, suit to foreclose mortgage lien. Fred W. Morrison, for plaintiff. William M. Brassel, plaintiff, vs.

(Continued on Page Four)

FERRIS HARTMAN IN "THE CAMPUS"

A great item of general interest in the theatrical world, which concerns the public of Yuma is the fact that Ferris Hartman is to bring his big company here to present to local playgoers, "The Campus," at the Zeller Theatre, April 14, the record-breaking musical comedy of college life which enjoyed such a phenomenal run in the city of Los Angeles, where it reached 212 performances. Mr. Hartman is the best known comedian of the present day, especially in the West, where he appeared almost exclusively for a number of years. This will be the first time that Mr. Hartman has appeared in Yuma, and no doubt will be eagerly welcomed. The play, which Mr. Hartman has selected as the vehicle for the present tour has been endorsed by all critics of Salt Lake City, Denver, Kansas City, St. Louis, Chicago and San Francisco, where it has met with most enthusiastic receptions. Walter De Leon, the young author and composer of "The Campus" will be in the company supporting Mr. Hartman, as well as Miss "Muggins" Davies, possibly the most charming soubrette on the stage today, and Roscoe Arbuckle, the rotund comedian, who enjoys such a splendid reputation.

Much has been said and written about the merit of "The Campus" and the wonderful record which it has established for itself, is unique. The plot of the play, for it has a plot and a very entertaining one, treats of an incident in college life that is most attractive. Indeed the entire atmosphere of the play embodies the spirit of youth as evidenced in our great American colleges, which forms the basis of the comedy. Unlike most college plays, "The Campus" does not depend upon football or college athletics for its chief interest, which in this instance centers around the writing of a senior force. The fun is natural and spontaneous throughout. The music of "The Campus" has occasioned a great deal of praise as it is full of the liveliest and catchiest tunes. Among the song hits are "How do Do," "Is Everybody Happy?", "I Leave It To You," "The Same Old Love," "Before You Are Old," "The Lily and the Rose," and the now famous "Stein Song." The production will be complete in every detail of scenery and costuming, which is very beautiful and effective. The appearance of Ferris Hartman in "The Campus," here, will be a noteworthy occasion and one long to be remembered. Due notice of the sale and all further particulars will be given in these columns later.

HAYDEN GETS BUSY

Washington, April 2.—Representative Hayden has introduced a bill in the house to authorize the secretary of the interior to investigate the necessity of the construction of bridges in the San Carlos Indian reservation.

The supreme court has affirmed the decision of the Arizona court in the case of the Wold Fair Mining Company vs. Frank and Josephine Powers.

WANTED TO KNOW.



Willie (aged seven)—Say, pop, did a man ever shoot the Niagara rapids? Pop—Yes. Willie—Well, if he had only gotten half way through would he have been half shot?

You may have observed that up to this time Col Bryan has not said that under no circumstances would he accept a nomination. Nor will he so declare himself.

SOLONS PASS SALOON BILL OVER GOVERNOR G. W. P. HUNT'S VETO

RENO NEED HAVE NO FEAR OF ARIZONA DIVORCE LAW; SAME HAS FALLEN BY THE WAYSIDE; LACK OF INTEREST THE CAUSE.

Phoenix, April 2.—By a vote of 17 to 2, the state senate late this afternoon passed Senate Bill No. 39, the six-mile saloon law, over the veto of Governor Hunt. It now goes to the house for its action. Wood and Davis, of Maricopa, were the only senators who voted to sustain the governor's veto, delivered yesterday.

This action in over-riding the governor's veto, and in doing away with the sacred referendum which the constitution guarantees to the people, will probably do more to kill the present Democratic administration than anything that may come up at a later date.

The saloons of Arizona have no fear and need have no fear of a referendum vote by the people, but it is a well known fact that Governor Hunt and the present legislature are on the outs over many questions, and if it keeps up, who knows where it will end. It may end in rout and defeat for the Democrats at the next election and it probably will.

The bill came up before the house with Billy Graham, of Cochise, in the chair, and the house in session as a committee of the whole. After some discussion, the bill was trowed upon and tucked away indefinitely.

No fair-minded man in Arizona wished to see any saloon man put out of business, because of the existing six-mile law, which was not intended to harm the saloons in the municipalities, but rather to protect the workmen on the railroad contracts, levee contracts, etc.

But a fool legislature worded the law in such a way that the prohibitionists saw a flaw in it, and used it with effect. But the consequences of the present action by the present legislature may prove of grave import for all concerned.

ASHURST DRAWS THE LONG TERM IN THE U. S. SENATE

Washington, D. C., April 2.—The Senate became a body of 96 members today, New Mexico and Arizona contributing four additional senators. Thomas B. Catron and Albert B. Fall of New Mexico, republicans, and Marcus B. Smith and H. F. Ashurst, of Arizona, democrats were the new members to take the oath on the dias in front of the vice president's chair.

TAKEN TO THE HOSPITAL

Wm. Weingardt, better known to his friends as "Vinegar Bill," and an old-timer around Yuma, has been taken to the ApJohn hospital by his friends and fellow lodge members, and this afternoon was reported resting as easily as could be expected.

He has been ill for some months, but has heretofore been able to be around on the streets.

HE GOES SOUTH

Oyster Bay, April 2.—Colonel Theodore Roosevelt announced today he is to leave tomorrow for the south, first going to Cincinnati. He will speak at Louisville Wednesday, making several stops on the way. The itinerary includes a day in West Virginia and Maryland, with many back-platform speeches in every state.

The latest hat in the ring bears the Easter price mark.

Possibly some other action for the relief of saloons and framed in such a way that the governor could have signed the bill, would have proved just as efficient, and left a better taste in the mouths of those who supported the initiative, referendum and recall.

But the action has been taken and the aftermath remains to be seen.

NO DIVORCE LAWS

Reno can rest upon her oars. No longer shall the people of the divorces and prize fight town shudder when they hear of Arizona's legislature.

The six month's residence divorce law which was to have made Arizona towns equally as famous as Reno has been frowned upon by the high brow legislature and the bill has been indefinitely laid upon the table.

The different bar associations and restaurant and hotel keepers, will now proceed to get together and weep simultaneously. They have a howl coming.

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NO BILLS IN THE SENATE

For once, a morning slipped by in the senate without some member introducing a new bill. No reason for this neglect is apparent.

Senator Pace, of Graham, was in his seat this morning after a day's absence due to illness in the family.

Three bills were introduced in the house this morning, the first by Kerr of Yuma, relating to the method of making assessments for taxation; the second by Mr. Craig regulating the hours of employment for women, and the third by Mr. Hall touching upon the hours of employment of hoisting engineers.

Catron's and Fall's credentials were presented respectively by Senators Warren of Wyoming and Smith of Michigan. The credentials of Smith and Ashurst were presented by Senators Shively, of Indiana, and Bulberston of Texas. Catron and Ashurst were chosen to serve until 1917. A. B. Fall's term is until 1913, and that of Marcus A. Smith until 1915.

SECTION FOREMAN IS SHOT AND KILLED

Needles, Cal., April 2.—John Steiner, a section foreman on the Santa Fe, here, was shot and killed by John Blake, 65, owner of the Kramer Junction townsite, while acting as peace-maker between Blake and Santa Fe Agent Young at Kramer. An old feud existed for several years between Young and Blake. The quarrel was renewed today. Steiner, who is a son-in-law of Young, seeing Blake draw a revolver from his pocket, had stepped between the belligerents just as Blake fired.

As an innocent bystander, looking at Glenn L. Martin, the sky-pilot, we should imagine that there is plenty of room at the top.

W. D. Westover, of Santa Ana California, arrived in Yuma last evening and will remain here for the next ten days or two weeks visiting his brother, J. H. Westover, of the Sun.

YUMA FIRE COMPANIES WANT 2 MORE CARTS

At a meeting of the Yuma Fireman's Association held at the city hall last night, it was suggested that there be two additional hose stands established in the city with two complete equipments at each place.

One of these is to be located at the corner of Second avenue and Second street and other at the corner of Sixth street and Orange avenue.

Chief Newt Parks and five other members of the department were appointed a committee to wait on the city council and ask them to purchase two additional hose carts and the hose required.

They were also instructed to ask the council to pay each member of the hose companies one dollar per hour while attending each fire.

In addition to Chief Parks the committee selected was as follows: Gu Livingston, Mel Greenleaf, W. D. Riley, L. P. Goodwin and T. E. Brice.

A committee on constitution and by-laws was appointed consisting of J. E. Hightower, N. S. Parks and W. D. Riley.

About thirty of the members were present at last night's meeting and it was determined to hold a tournament next Sunday, April 7th, at 2:30 p. m., and Hose Company No. 3 promptly challenged a picked team from companies 1 and 2.

The necessary arrangements will be made by Chief Parks and will be announced in due time.

The fire boys deserve the support of every citizen of Yuma in their efforts to keep interest alive in a very vital question—that of fire protection and each and every taxpayer should make up his or her mind to do everything possible to help them along.

PRESCOTT COUNCILMAN TAKES HIS OWN LIFE

SICK AND DESPONDENT, MOSES HUGHES COMMITTS SUICIDE BY TAKING STRYCHNINE.

Prescott, Ariz., April 2.—Moses J. Hughes, serving his second term as city councilman, committed suicide by taking strychnine this afternoon. His wife and son rushed to his aid and doctors were summoned, but it was fruitless. He owned a half interest in the Prescott Iron Work. Hughes lost all his property by fire in 1905, but rebuilt. He had just returned from a three-weeks' stay at San Jacinto Springs for his health.

Hughes had a large ranch ten miles from the city and owing to illness and despondency, had moved back to Prescott this morning. The family realized his condition and made every effort to keep him from further brooding. He enjoyed an excellent reputation here. He was a property owner, hard worker and public spirited citizen. His death has created regret. The city council tonight adjourned out of respect to the deceased. He was fifty-six years old and he leaves a wife and four children.

CALLED HIM



Her Father—But can you support my daughter? Her Sutor—I have expectations. Her Father—See here, young man, am not nearly as rich as people say am.

The suggestion to colonize public lands with tramps will not be well received by the genus hobo. They prefer to settle in some residential district where the houses are already built.

RIVER FLOODS THE FACTORIES AND STORES

TWO THOUSAND HOMELESS PERSONS ARE GIVEN SHELTER AT HICKMAN, KENTUCKY.

Hickman, Ky., April 2.—The day revealed something of the damage as done last night when the flood waters of the Mississippi broke the western Hickman levee and poured a torrent eight feet deep through the town. From hill to hill the river flows, covering farms and flooding the stores and factories. Two thousand homeless were temporarily sheltered by residents in Highlands last night. The tents shipped by the state military will arrive today.

NEGRESS SAYS SHE KILLED SEVENTEEN

Lafayette, La., April 2.—Clementina Barnabet, a half blood negress, today told the police a story which it is believed, will clear up the mystery surrounding the killing of twenty negroes in southwestern Louisiana, and give clues, fixing the guilt of fifteen other midnight assassinations among the negroes. The woman said she led a mysterious negro cult whose members performed the rites of "human sacrifice." She declared that she herself slew seventeen victims with her own hands.

WITNESSES SKIP OUT

The Parker Post says: Roy Gregory and W. E. Rose, the principal witnesses for the prosecution in the case of the state of Arizona vs. B. B. Brown, charged with illegal liquor selling, left for parts unknown last Friday before being subpoenaed to testify in the case. It was generally understood that the men would be in camp last Sunday, and according to Officer McGee made a trip to the surveyor's camping place, but on arrival was informed that the men had left two days previous, saying that they did not want to get mixed up in the case. It is probable that the case will be dismissed when it comes up in Justice Graves court next Friday on motion of the prosecution now that the leading witnesses have gotten out of the state.

IT IS TO LAUGH

SENATOR DIXON SEEMS TO BE SEEING THINGS ONCE MORE—CLAIMS MUCH.

Spokane, April 2.—Senator Dixon in a telegram received today from Roosevelt supporters, asserted delegates instructed for Roosevelt elected in northern and western states outnumbered those instructed for Taft two to one.

SUPERVISORS WILL HELP

Yesterday afternoon J. H. Westover, of the Morning Sun, and Max Caczka, of the People's store, as a committee from the Commercial Club, met with the Yuma County Board of supervisors, to see what the supervisors would do in regard to helping Yuma and the Commercial Club out on advertising the Yuma project to the world at large.

According to the committee the supervisors promised some financial help during the year.

TO CHECK FLOODS

Washington, April 2.—To relieve flood conditions in the Mississippi valley, Representative Ransdell, of Louisiana in the house today introduced a resolution making immediately available \$350,000 for repairing levees in the river danger zone.

Our idea of an independent man is the fellow who has a pair of suspenders for each pair of pants.